REMARKS

Claims 1-32 and pending.

CLAIM REJECTIONS – 35 U.S.C. § 103

The Office Action rejects claims 1, 3, 5 and 8 under 35 U.S.C. §103(a) as being

unpatentable over Natori et al. (2003/0021079) in view of Nam (2003/0057464) and further in

view of newly cited Lauder (4,110,254). Lauder is cited for its disclosure of Ir in a perovskite-

type ABO₃ crystal structure, where the type A and type B sites are occupied by Ir atoms.

Lauder was a 1978 patent designed to promote "gaseous oxidation and reduction

reactions, particularly in the cleanup of exhaust gases of internal combustion engines." In order

for the Examiner's contention to be correct, that it would have been obvious for one skilled in the

art to combine the cited references, it must be shown that it would have been desirable, and thus

obvious to combine the above cited references. See MPEP § 2143.01. The prior art must suggest

the desirability of the claimed invention.

Given that the current invention pertains to a ferroelectric capacitive memory storage

device, and that the newly cited Lauder invention pertains to reducing emissions in an internal

combustion engine, there is no apparent basis for combining or modifying the references to arrive

at the current invention. The Lauder invention and the prior art reference involve two distinct

areas of art, which when taken together, do not provide any reason to combine.

Page 2

Response

Serial No. 10/695,643

Attorney Docket No. 032057

The different uses of the perovskite-type ABO₃ crystal structure with Ir atoms in the type

A and type B sites, would not lead a person ordinarily skilled in the art to combine the prior

references with Lauder. The prior references provide no motivation to combine, either implicitly

or explicitly. The Office Action gives no support or explanation that it would have been obvious

to combine the Lauder reference with the *Natori* and *Nam* reference.

In view of the aforementioned remarks, Applicants submit that that the claims, as

presently written, are in condition for allowance. Applicants request such action at an early date.

If the Examiner believes that this application is not now in condition for allowance, the

Examiner is requested to contact Applicants' undersigned attorney to arrange for an interview to

expedite the disposition of this case.

If this paper is not timely filed, Applicants respectfully petition for an appropriate

extension of time. The fees for such an extension or any other fees that may be due with respect

to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

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Page 3